

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

PEGASUS DEVELOPMENT)
CORPORATION and PERSONALIZED)
MEDIA COMMUNICATIONS, L.L.C.,) **C.A. No. 00-1020-GMS**

)
 Plaintiffs,)

) **JURY TRIAL DEMANDED**
vs.)

)
DIRECTV, INC., HUGHES)
ELECTRONICS CORPORATION,)
THOMSON CONSUMER)
ELECTRONICS, INC., and PHILIPS)
ELECTRONICS NORTH AMERICA)
CORPORATION,)

)
 Defendants.)

)
AND RELATED COUNTERCLAIMS)

JURY TRIAL DEMANDED

**PLAINTIFFS’ NOTICE OF MOTION FOR RE-ARGUMENT REGARDING THE
CONSTRUCTION OF “DECRYPTING [AN ENCRYPTED INFORMATION
TRANSMISSION]”**

Pursuant to Local Rule 7.1.5, Plaintiffs Pegasus Development Corporation and Personalized Media Communications, L.L.C. (collectively “Plaintiffs”) by and through their undersigned counsel, hereby move the Court to reconsider its construction of the term “decrypting [an encrypted information transmission]” as set forth in its April 1, 2013 Order Construing the Terms of U.S. Patent Nos. 4,965,825, 5,109,414, 5,233,654 & 5,335,277 (D.I. 693). Plaintiffs respectfully request that the Court instead adopt the following construction: “using a digital key in conjunction with a set of associated mathematical operations to decipher digital data. This term does not include mere descrambling of an analog television transmission.”

The grounds for this motion are set forth more fully in the Memorandum in Support of Plaintiffs' Motion filed concurrently herewith.

Dated: April 15, 2013

Respectfully Submitted,

By: /s/ R. Eric Hutz
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CERTIFICATE OF SERVICE

The undersigned hereby certifies that on April 15, 2013, a true and correct copy of the foregoing **PLAINTIFFS' MOTION FOR RE-ARGUMENT REGARDING THE CONSTRUCTION OF "DECRYPTING [AN ENCRYPTED INFORMATION TRANSMISSION]"** was caused to be served on counsel for defendants in the manner indicated:

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